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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/775,715	02/01/2001	Mani S. Abrol	1220335-991180	7897

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EXAMINER

CHEN, CHONGSHAN

ART UNIT	PAPER NUMBER
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2172

DATE MAILED: 10/22/2003

10

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**

Application No.

09/775,715

Applicant(s)

ABROL ET AL.

Examiner

Chongshan Chen

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 07 August 2003.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-26 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-26 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on \_\_\_\_\_ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

**Priority under 35 U.S.C. §§ 119 and 120**

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- \* See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

**Attachment(s)**

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) \_\_\_\_\_.
- 4) ☐ Interview Summary (PTO-413) Paper No(s). \_\_\_\_\_.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: \_\_\_\_\_.

### **DETAILED ACTION**

1. This action is responsive to communications: Amendment B, filed on 7 August 2003.

This action is non-final.

### ***Response to Arguments***

2. Applicant's arguments with respect to claims 1-26 have been considered but are moot in view of the new ground(s) of rejection.

### ***Claim Rejections - 35 USC § 103***

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claims 1-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shoham (5,855,015).

As per claim 1, Shoham teaches a system for user behavior based ranking of a document, comprising:

means for determining a feature vector associated with a document, the feature vector comprising weights for certain terms that appear in the document (Shoham, col. 11, lines 21-67);  
and

means for modifying the feature vector for the document based on user actions captured during a search session so that the document is more highly ranked in response to the user actions (Shoham, col. 12, lines 28-35).

Shoham teaches modifying the feature vector for the document based on user actions, but does not explicitly disclose it is based a sample of user action. However, Shoham teaches that the search heuristic includes a separate process which takes three random pages and one human-selected page and presents them to the user (Shoham, col. 12, lines 19-65). Thus, this process is clearly considered as the claimed sample of user selection. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the feature vector for the document based on a sample of user action. Because only select certain samples will significantly reduce the computational and network cost.

As per claim 2, Shoham teaches all the claimed subject matters as discussed in claim 1, and further teaches capturing user actions in response to a list of documents produced in response to a query (Shoham, Fig. 4, element 124, 126, present selected resources, col. 6, lines 1-4, "an information resource may be ... document", col. 2, lines 30-67, "The user interface displays information 'pages' ... The web facilitates retrieval and presentation of information resources utilizing standard presentation (HyperText Markup Language or HTML) and transfer protocols (HyperText Transfer Protocol or HTTP) ...". Clearly, the system of Shoham uses web to search documents and display the retrieved documents. Any person has used internet to search information knows the search engine returns a list of documents produced in response to a query) wherein the user actions include selecting a document from the list of documents (Shoham, col. 12, lines 28-35). Clearly, the search system of Shoham returns retrieved

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documents to the user. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to produce a list of documents in response to a query so that it is easy for the user to view and navigate.

As per claim 3, Shoham teaches all the claimed subject matters as discussed in claim 2, and further teaches adjusting the weights of the terms in the feature vector that match terms in a query that produced the list of documents so that the ranking of the document is higher in response to the adjustment of the weights (Shoham, col. 12, lines 28-35).

Claims 4-6 are rejected on grounds corresponding to the reasons given above for claims 1-3.

As per claim 7, Shoham teaches a system for user behavior based searching of a document based on a query having one or more query terms, comprising:

means for determining a feature vector associated with a document, the feature vector comprising weights for certain terms that appear in the document (Shoham, col. 11, lines 21-67);

means for modifying the feature vector for the document based on user actions captured during a query of the document so that the document is more highly ranked in response to the user actions (Shoham, col. 12, lines 28-35); and

means for returning the same document to another user with the same query at a higher ranking due to the modified feature vector (Shoham, col. 12, lines 28-35, since the feature vector is modified, its weights are increased. When a user requests the same search, the same document will be ranked higher because it has higher weights than before).

Shoham teaches modifying the feature vector for the document based on user actions, but does not explicitly disclose it is based a sample of user action. However, Shoham teaches that

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the search heuristic includes a separate process which takes three random pages and one human-selected page and presents them to the user (Shoham, col. 12, lines 19-65). Thus, this process is clearly considered as the claimed sample of user selection. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the feature vector for the document based on a sample of user action. Because only select certain samples will significantly reduce the computational and network cost.

As per claim 8, Shoham teaches all the claimed subject matters as discussed in claim 7, and further teaches capturing user actions in response to a list of documents produced in response to a query (Shoham, Fig. 4, element 124, 126, present selected resources, col. 6, lines 1-4, "an information resource may be ... document", col. 2, lines 30-67, "The user interface displays information 'pages' ... The web facilitates retrieval and presentation of information resources utilizing standard presentation (HyperText Markup Language or HTML) and transfer protocols (HyperText Transfer Protocol or HTTP) ...". Clearly, the system of Shoham uses web to search documents and display the retrieved documents. Any person has used internet to search information knows the search engine returns a list of documents produced in response to a query) wherein the user actions include selecting a document from the list of documents (Shoham, col. 12, lines 28-35). Clearly, the search system of Shoham returns retrieved documents to the user. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to produce a list of documents in response to a query so that it is easy for the user to view and navigate.

As per claim 9, Shoham teaches all the claimed subject matters as discussed in claim 8, and further teaches adjusting the frequency values of the terms in the feature vector that match

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terms in a query that produced the list of documents so that the ranking of the document is higher in response to the adjustment of the frequency values (Shoham, col. 12, lines 28-35).

Claims 10-12 are rejected on grounds corresponding to the reasons given above for claims 7-9.

As per claim 13, Shoham teaches a computer implemented method for user behavior based ranking of a document, the method comprising:

ranking a document based on a feature vector of the document, the feature vector comprising frequency values for one or more terms that appear in the document (Shoham, col. 11, lines 21-67);

updating the feature vector of the document based on user search behavior so that the rank of the document is changed based on the user sampled user search behavior (Shoham, col. 12, lines 29-35).

Shoham does not explicitly disclose sampling user search behavior. However, Shoham teaches that the search heuristic includes a separate process which takes three random pages and one human-selected page and presents them to the user (Shoham, col. 12, lines 19-65). Thus, this process is clearly considered as the claimed sampling of user search behavior. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the feature vector for the document based on a sample of user action. Because only select certain samples will significantly reduce the computational and network cost.

As per claim 14, Shoham teaches all the claimed subject matters as discussed in claim 13, and further teaches a query feature vector of the terms in a particular query and the feature vector

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of the one or more documents returned based on the query and viewed by the user (Shoham, col. 11, lines 21-67).

As per claim 15, Shoham teaches all the claimed subject matters as discussed in claim 14, and further teaches generating a sample during a sampling frequency (Shoham, col. 11, line 21 – col. 12, line 67).

As per claim 16, Shoham teaches all the claimed subject matters as discussed in claim 13, and further teaches combining the feature vector of the document with a feature vector of the query, the feature vector comprising frequency values for one or more terms that appear in the query (Shoham, col. 12, lines 9-14).

As per claim 17, Shoham teaches all the claimed subject matters as discussed in claim 16, and further teaches scaling the query feature vector based on the viewing time of the document by the user during the sampled user behavior to generate a scaled query feature vector (Shoham, col. 9, lines 2-8).

As per claim 18, Shoham teaches all the claimed subject matters as discussed in claim 17, and further teaches generating a negative scaling factor in response to a short viewing time so that the scaled query feature vector is negative and the feature vector of the document is reduced and the rank of the document is reduced (Shoham, col. 12, lines 29-35).

As per claim 19, Shoham teaches all the claimed subject matters as discussed in claim 17, and further teaches generating a positive scaling factor in response to a long viewing time so that the scaled query feature vector is positive and the feature vector of the document is increased and the rank of the document is increased (Shoham, col. 12, lines 29-35).



Claims 20-26 are rejected on grounds corresponding to the reasons given above for claims 13-19.

***Conclusion***

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Wada et al. (Publication number, JP 2000090109, 3/31/2000) teach adjust weight coefficients so that the information management device is able to calculate the importance of information matching the feeling of the user even if the user does not manages the importance of the information.

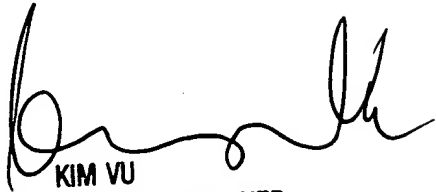
***Contact Information***

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chongshan Chen whose telephone number is 703-305-8319. The examiner can normally be reached on Monday - Friday (8:00 am - 4:30 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Y Vu can be reached on (703)305-4393. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-3900.

October 15, 2003

  
KIM VU  
SUPERVISORY PATENT EXAMINER  
TECHNOLOGY CENTER 2100